

RED ROUGH HANDS

Iching, scaly, bleeding palms, speckled nail, and painted fingernails; copper, black, yellow, many white, thin, and failing hair, thickly wavy, stiffly quick to warm bathes for, it was well known for weeks that such an amendment would be brought up.

"And so our Senator from Arkansas," Mr. Jones, Mr. Allen went on, "arose and expressed the utmost astonishment that this proposition should be introduced here. Allow me to say that I think the Senator was speaking in a Pickwickian sense, for it was well known for weeks that such an amendment would be brought up."

JONES, OF ARKANSAS, DENIES.

Mr. Jones entered the chamber at this point and interrupted to say that if there was any such intimation as Mr. Allen had referred to it never came to him (Jones). He was amazed when the amendment was brought in.

Mr. Allen accepted the statement, and said he withdrew the remark that Mr. Jones had spoken in a Pickwickian sense. "It was the simple, naked truth, and it is true yet," declared Mr. Jones.

Mr. Allen referred to the sugar inquiry of last year, saying it had disclosed that members of Congress had been working to have one senator declared he had the right to speak, thus in effect defying Congress, as there was no rule save that of modesty, to operate in such cases. He also referred to the trial of Messrs. Hovey, Seales, Chapman, and others in the District of Columbia courts, severely commenting on the fact that Judges Cole and Cox had been set aside and "a man by the name of Bradley put on the bench."

Every protected trust in the country had a hand in this Congress, he declared. Every industry had been remembered, save this beet-sugar industry, and it was put off with the delusive promise of action next December, when there was no purpose over to recur.

THURSTON REPLIED TO ALLEN.

Mr. Thurston of Nebraska, replied to his colleague. He lent emphasis to his remarks by turning to Mr. Allen, and addressing him personally. He said he had introduced the bounty amendment in good faith, and had earnestly urged it until a threat of protracted debate was made. Then, holding the prosperity of the country over and above the interests of his State, and believing that widespread benefit was to come with the passing of this tariff bill, he had withdrawn the bounty amendment.

Mr. Allen, in turn, justified his course, saying he had entered the Senate at a time when the government was bankrupt, and when some cost was imperative to reduce government expenses, avoid debt, and, just more money in the Treasury.

Mr. Allen then moved, as a means of testing the sense of the Senate, that the Allen amendment, providing a sugar bounty, be laid upon the table. The motion prevailed—yeas, 57; nays, 9. The Republicans and Democrats voted to table, while the negative vote was cast by Messrs. Allen, Butler, Harris of Kansas, Hefield, Kyle, Pettigrew, Stuart, Teller, and Mantle (Populists and Silver Republicans).

After agreeing to vote on the bill tomorrow, the Senate, at 10 P. M., adjourned.

VIRGINIA FIREMEN.

Programme of the Celebration at Winchester—A Fine House.

WINCHESTER, VA., July 6.—(Special)—

This town is now in complete gala attire for the Firemen's Convention, which meets here to-morrow. Several companies have already arrived and many strangers are present, and by to-morrow, the opening day of the convention, every delegate will be present. The following is the programme:

Tuesday, July 7th—Reception of delegates, guests, and visiting companies by the Reception Committee and escort; 10:30 A. M. to 4 P. M., grand banquet to all visiting firemen, delegates, and guests; 4 P. M., base-ball game at Reservoir Park between the Cumberland (Md.) and Winchester teams; 8 P. M., eleventh annual convention of the Virginia State Firemen's Association to be held in City Hall, to which all visiting firemen and the public are cordially invited.

Wednesday, July 8th—Reception of delegates, guests, and visiting companies by the Reception Committee and escort; 10:30 A. M. to 4 P. M., grand banquet to all visiting firemen, delegates, and guests; 4 P. M., base-ball game at Reservoir Park between the Cumberland (Md.) and Winchester teams; 8 P. M., grand firemen's parade; 9 P. M., grand band concert; 10 P. M., pyrotechnic display.

Friday, July 9th—10 A. M., steam fire-engine contests; 11 A. M., prize drill; 12 M. hook and ladder contest; 1 P. M., reel race contest, for association teams only; 2:30 P. M., reel race contest, open to the world; 5 P. M., presentation of prizes in City Hall.

The programme is the same for the celebration at the new firehouse, as announced by Mr. Pettus, chairman of the arrangements committee, and the date is set for July 10th.

Mr. Chilton of Texas, followed with an arrangement of trusts, arguing that they were fostered by the tariff.

MORGAN AGAINST TRUSTS.

Mr. Morgan followed with another speech against trusts. He favored the amendment of his colleague (Mr. Pettus), but said he would attach to it another and more far-reaching proposition. He thought the seizure and confiscation proposed for by Mr. Pettus's amendment might, as in the case of the Sugar Trust, enable the trust to put up the price of sugar, pending action in the courts, and he suggested a modification which would provide for the immediate sale of the articles seized. Mr. Cuffey did not believe that the Pettus amendment would affect the Sugar Trust. If the trust was stopped from importing sugar, the sugar would be imported on other accounts, and be bought by the trust in the New York market. Mr. Pettus said he did not expect with his amendment to destroy the trust. It would only build a fence across one of its roads. The vote was taken on the Pettus amendment, and it was lost—28 to 33. Messrs. Teller and Hefield voted with the Democrats, and Messrs. McElroy and Stewart against it.

Mr. Butler of North Carolina, followed the vote with a few remarks on the fitness of these anti-trust amendments.

Mr. Stewart said he believed now, as he did in 1894, that these anti-trust amendments would never be effective, except where they ought not to be effective, that is, against labor combinations. The Clifton amendment was also lost—28 to 33.

Mr. Cuffey then offered an amendment to strike out all the differential on sugar, which was lost—28 to 34.

Messrs. Teller and Hefield voting no, and Messrs. McElroy and Stewart no.

BEET-SUGAR BOUNTY.

Mr. Allen brought forward the amendment proposed by the Finance Committee and withdrawn, providing for a bounty of one-quarter of a cent a pound on beet sugar made from beets grown in the United States.

The debate that followed was both interesting and amusing. Mr. Chandler was laugher by his witfulness.

Mr. Allen made a long speech in favor of his amendment, during the course of which he became involved in controversy with a number of senators. During the debate, in reply to the question from Mr. Allen, "If anything had occurred in the Republic, what caused us to lead to the abandonment of the bounty duty?" Mr. Allin replied that the Committee on Finance had offered the amendment, but it was firmly met by the statement from the other side of the chamber that the amendment would delay the passage of the bill. For this reason, the amendment was withdrawn. In the course of his remarks Mr. Allen branched into a pleasurable stir in the chamber. He

RALEIGH'S BUDGET.

NEWS NOTES GATHERED AT NORTH CAROLINA'S CAPITAL.

Convicts Granted—Wanted to Lynch Him—Military to Go Into Camp—In a Bad Way—Personal Notes of Interest.

RALEIGH, N. C., July 6.—(Special)—

President Petty, of the Carthage railway, to-day met in conference with the Superintendent of the Penitentiary regarding the use of convicts in grading the extension of that road. Convicts were secured.

The two guards who permitted seven of the convicts at the Castle Hayne phosphate mine to escape have been discharged.

The negro Luke Richardson, who attempted to assault a young lady at Greensboro, was last evening taken to Winston for safe-keeping. Late last night a number of country people rode quietly into Greensboro, in order to lynch Congress, as there was no rule save that of modesty, to operate in such cases. He also referred to the trial of Messrs. Hovey, Seales, Chapman, and others in the District of Columbia courts, severely commenting on the fact that Judges Cole and Cox had been set aside and "a man by the name of Bradley put on the bench."

Every protected trust in the country had a hand in this Congress, he declared. Every industry had been remembered, save this beet-sugar industry, and it was put off with the delusive promise of action next December, when there was no purpose over to recur.

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Mr. Allen, in turn, justified his course, saying he had entered the Senate at a time when the government was bankrupt, and when some cost was imperative to reduce government expenses, avoid debt, and, just more money in the Treasury.

During the day the anti-trust question was debated at length, and Mr. Pettus's amendment on the subject was defeated—23 to 36.

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